Fron County Register

PUBLISHED EVERY THURSDAY

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Official Directory.

CFFIGIAL DIRECTORY IRON COUNTY

COURTS:

COUNTY COURT convenes on the First Monday of March, June, September and December.

PROBATE COURT is held on the First

Monday in February, May, August and No-

OFFICERS:

A. W. HOLLOMAN, Presiding Judge coun

CHARLES HART, County Judge, South

. S. JORDAN, Prosecuting Attorney.

A. W. HOLLOMAN, Surveyor. E. H. MCKENZIE, School Commissioner.

CITY OFFICERS:

City Treasurer, D. F. Reese.
Collector, J. L. Baldwin.
City Councilmen—W. R. Edgar, J. N.
Bishop, A. Begley, J. M. Reel, M.Claybaugh

Street Committee-A. Begley, Jno. Baldwin

Fire Committee—J. M. Reel, Jno. Baldwin and M. Claybaugh. Health Committee—W. R. Edgar, J. N.

CHURCHES:

CATHOLIC CHURCH, Arcadia College

and Pilot Knob. L. . WERNERT Rector. High Mass and Sermon at Arcadia College every Sunday at 8 o'clock A. M. Vespers and Benediction of the Blessed Sacrament at 4

o'clock P. M. High Mass and Sermon and Benediction at Pilot Knob Catholic Church at 10:30 o'clock A. M. Sunday School for children at 1:30 o'clock P. M.

M. E. CHURCH, Cor. Reynolds and Mountain Streets, W. H. HORMEL, Pastor.

Residence: Ironton. Services every Sab-bath at II A. M. and 7 P. M. Sunday School

9:30 A. M. Class Meeting Sunday afternoon at 3 o'clock Prayer Meeting Thursday evening. All are invited.

M. E. CHURCH, SOUTH, Fort Hill

between Ironton and Arcadia. Rev. J

M England, Pastor. Services every Sun-day, at 11 a. M. and 7 P. M. Prayer meeting every Wednesday evening, 7 o'clock. Sab-

BAPTIST CHURCH, Madison street,

near Knob street, F. M. Shoush, Pastor. Residence Ironton. Preaching on every Saturday before the first Sunday of each

month at 2:30 P. M. and on the first and third Sundays at 11 A. M. Sunday School every Sunday at 9:30 A. M. and Prayer Meeting

Presbyterian Church, cor. Reynolds

and Knob streets, Ironton. Services at 11 A. M. and 7:30 P. M. Sunday School at 9:30 A. M. Y. P. S. C. E., 6:30 P. M. Prayer Meeting Wednesday, 9 P. M. G. H. DUTY, Pastor.

LUTHERAN CHURCH, Pilot Knob.

M. E. CHURCH, Corner Shepherd

and Washington streets, Ironton. T. H.

P. M. Literary every Tuesday night at 8.

ARTHUR HUFF, K. of R. & S

A. P. VANCE, Secretary.

SOCIETIES:

IRON LODGE, No. 107, I. O. O. F., mets every Monday at its hall, corner Main and Madison streets. Thos. Brard, N. G. E. D. Ake, Recording Secretary.

IRONTON ENCAMPMENT, No. 29, I O. O. F., meets on the first and third Thurs-lay eyenings of every month in Odd-Fel-lows' Hall, corner Main and Madison streets.

G. D. MARKS, C. P. J. T. BALDWIN, Scribe.

STAR OF THE WEST LODGE, No. 133 A. F. & A. M., meets in Masonic Hall, corner Main and Madison streets, on Saturday of or preceding full moon. F. P. AKE, W. M.

MIDIAN CHAPTER, No. 71, R. A.

EASTERN STAR LODGE, No. 62, A

IRON POST, No. 346, G. A. R.

meets the 2d and 4th Saturdays

FRANZ DINGER, P. C.

Camp Commander.

F. & A. M. (colored), meets on the second saturday of each month.

of each monthat 2 P. M.

C. R. PECK, Adj't.

PILOT KNOB.

PILOT KNOB LODGE, No. 253, A. O.
U. W. meets every 2d and 4th Friday
evenings, 7:30 P. M., upstairs in Union

PILOT KNOB LODGE, No. 156, I.O.O.

IRON LODGE, No. 30, SONS OF HER-

MAN, meets on the second and last Sunday of each month. WM. STEFFENS, President. VAL. EFFINGER, Secretary.

IRON MOUNTAIN.

before the full moon. Louis Petilt, W. M. J. A. Parker, Secretary.

IRON MOUNTAIN LODGE, No. 260, 1

IRON MOUNTAIN LODGE, No. 293

A. O. U. W., meets on the first and third Friday of each month.

BELLEVIEW.

Mosaic Lodge No. 351, A. F. & A. M., meets on Saturday night of or after the full moon. E. M. Logan, W. M. R. J.

F., meets every Tuesday evening at their hall. CHAS. MASCHMEYER, Secretary.

C. R. PECK, Cam First Sergeant.

J. A. PARKER Se'y.

HILL, Secretary.

IRONTON CAMP, No. 160, Sons of Veterans, meets every 1st and 3d Saturday evening, each month, and every Tuesday evening for drill.

C. C. DINGER,

IRONTON LODGE, No. 244, K.

every Tuesday evening at 7:30 P. M.

Rev. OTTO PFAFFE, Pastor.

W. WHITWORTH, Collector.

W. A. FLETCHER, County Clerk.

Jos. HUFF, Circuit Clerk. FRANZ DINGER, Probate Judge.

P. REYBURN, Assessor.

D. F. REESE, Treasurer.

W. H. FISHER, Sheriff.

G. W. HULL, Coroner.

Mayor, W. T. Gay. Marshal, J. L. Baldwin.

and M. Claybaugh.

Bishop and A. Begley.

City Attorney, J. S. Jordan. City Clerk, W. G. Fairchild.

R. J. HILL, county Judge, Western Dis-

CIRCUIT COURT is held on the

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VOLUME XXVII.

OUR GOD, OUR COUNTRY, AND TRUTH:

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be indifferent as to whether the gun or

Dan Philips

I Hackworth

L J Giovanoni Replevin on

Plea of guilty; fine \$1.00.

Dismissed at cost of defendant.

Motion to dismiss case sustained.

Walker&Edg'r M Fitzpatrick

WEDNESDAY-THIRD DAY.

Thomas Bros Fitzpatr'k et al Petition on

Trial by court; judgment for plaintiffs for

G Houck et al Ejectment on

Simmers et al fr Dunklin Co

No. 16.

No. 17.

Assault

Carrying

Guardian's

IRONTON, MO., THURSDAY, MAY 3, 1894.

MEMBER OF CONGRESS: HON. R. W. FYAN, Thirteenth District' Marshfield Mo. U. S. LAND OFFICE - J. C. NCELL, Register; WM. B. NEWMAN, Receiver -J. FRANK GREEN, Judge Twenty-First ircuit, De Soto, Mo.

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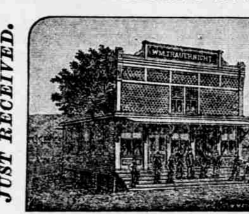
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V. EFFINGER



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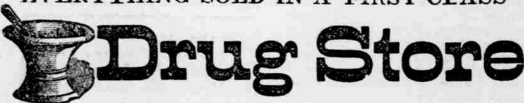
FINE NEW HEARSES of Latest Style, that will be Furnished on Application.

meets at the Masonic Hall on the first and hird Tuesdays of each month, at 7 P. M. F. P. AKE, M. E. H. P. W. R. EDGAR, Secre-Office One Door North of V. Effinger's; also, at Ebrecht's Blacksmith Shop. VALLEY LODGE, No. 1870 KNIGHTS OF HONOR, meets in Odd-Fellows' Hall every alternate Wednesday ev'gs. WM. T. GAY, D. IRA A. MARSHALL, Reporter.

CRISP怜

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O. F., meets Wednesday night of each week. JNO. DOWNEY, N. G STANDARD PATENT MEDICINES

ALWAYS IN STOCK.

Will take Pleasure in Obtaining for You any Medicine, or pledges devolves on congress and the cordingly we cannot now expect thick-Other Article, on Short Notice.

COME AND SEE US

The Platform Pledges.

Mr. Cleveland has sent a letter, enclosing a check, to Hon. Chauncey F. Black, president of the National Association of Democratic Clubs.

This letter is of exceptional interest at this time, especially that portion in which reference is made to the Democratic pledges. Mr. Cleveland says that "the National Association of Demcratic agency should labor unceasingly time of its power and responsibility, failure to redeem the pledges upon us with the control of their sentiment."

This is certainly a worthy sentiment to express in any place and upon any occasion, and it has a strong and resonant sound even when addressed to the National Association of Democratic Clubs, which has no more power to carry out the Democratic pledges and no more influence on congress than any collection of Democrats acting in their capacity as private citizens.

But since Mr. Cleveland has addressed the sentiment to the association, let us look into the facts a little. In what way can the National Association of Democratic Clubs "labor un ceasingly and earnestly to save our party, in this time of its power, from the degradation and disgrace of a failure to redeem the pledges" of the Democratic party? Would it avail anything for the association to send a strong petition to Mr. Cleveland, or a strong appeal to congress?

At this moment the whole responsibility lies with the president and with ipulation and greater frequency of fire congress. The people, as well as the have always been advantages for the National Association of Democratic smaller calibre, provided it is large Clubs, have done what they could. enough to do the penetrative or smash-They have endorsed the pledges of ing work required of it. But a deci the Democratic platform by an over- sive addition to these advantages is whelming majority, and they have giv- that of ability, in case of need, to en a Democratic president and a Dem- work the gun by hand power, which ocratic congress commissions to has now been made available, by im- Remedy famous. It is intended redeem these pledges. What more proved mounts, up to the point re- cially for coughs, colds, croup can the voters of the country and the quired for the largest calibres fixed Democratic clubs do than they have upon for the British navy and our own.

chasing clause of the Sherman act was the statement remains good that the urged upon that body the necessity of week is of the largest calibre that our redeeming the pledge which declares navy will see for years to come. that under Democratic rule both gold nodification of the McKinley law?

He could have had the state bank tax ed here. repealed. He could have instituted ating the law.

the president than congress has.

president, we do trust there will be no er plates for practical use. further delay in the matter.—Atlanta What, then, will be the result of Philips et al Simmers et al fr Dunklin Constitution.

Biggest Gun Against Thickest Armor-

At Indiana Head this week may be expected one of the most extraordinary in the progressive series of contests between gun and target which have taken place on that famous proving

The trial for superiority is to be be tween the attacking power of the 13inch breech-loading rifle and the reocratic Clubs and every other Demo- sisting strength of the 18-inch side armor of the 10,288-ton battle ships. and earnestly to save our party, in this In other words, it is between the heavlest gun and the thickest armor ever from the degradation and disgrace of a made in this country. And even that statement does not fully represent the which our fellow countrymen intrusted case. The 13-inch rifle is not only the largest gun ever made here, but the largest likely to be made for years to come; and a similar assertion is proper of the thickness of the ship ar

In illustration of this fact we may point out that, although onr newest and largest battle ship, the Iowa, will have over 1,000 tons more displacement than the three vessels of the Indiana class, yet, instead of carrying 13-inch guns, as they do, she is to have as her largest, 12-inch guns which weigh one-fourth less. This reduction is in accordance with the new policy of various leading navies. The 12-inch gun, with its superior con struction and powerful charges, can penetrate at short range any ship armor now affoat. But the chief reason for the new policy is found in the importance attached to the possible manipulation of guns by hand power, so that in case of injury to the hydraulic or other apparatus they may not be wholly useless. Greater ease of man

It is true that even some time ago The responsibility has been placed our naval ordnance authorities desired Pa., says: "I have a great sa on Mr. Cleveland and on congress, and to manufacture a 16-inch gun, one of Chamberlain's Cough Remedy. we do not see how, at this time, any the arguments for using such a cali- rant every bottle and have never portion of that responsibility can be bre being the increased resisting of one failing to give entire sat transferred to any Democratic agen- strength given to ship plates by the tion." 50 cent bottles for sale by cy outside of the administration new surface-hardening process which P. R. Crisp. and the law-making powers. Mr. seemed to show that more power Cleveland has had a continuous oppor- might be required of the attack. But tunity during the past twelve months no appropriation has ever been made to urge upon congress the necessity of for such a calibre, nor is any providsaving the party from "the degrada- ed in the pending naval bill. In order tion and disgrace of a failure to re- to use such a gun, the plan of a vessel deem the piedges" of the Democracic to carry it would come first in order, and no such vessel is even recommend-But has he ever told congress that ed. On the contrary, as in the Iowa, the unconditional repeal of the pur- the tendency is the other way. Hence, not platform legislation? Has he ever gun to be tried at Indiana Head this

Turning to the army, we find that and silver shall be the standard money the largest gun that it has ever manuof the country? Has he ever informed factured or has in prospect is the 12- Edgar the house that the Wilson bill was not inch. This is heavier, it is true, than a measure for revenue only, which the the navy rifle of the same calibre, and platform pledged the people should be- is more powerful, not needing the same come a law? Has he ever told the sen- limitations as to length, weight and ate that the tariff bill, which that body other matters that are imposed on ordis now discussing, so far from being a nance to be carried in a ship. But tariff for revenue only, is simply a the navy 13-inch is much larger than the army 12-inch. Gen. Flagler has To go further into this important argued effectively in favor of building matter has Mr. Cleveland ever inform- 16-inch guns for our forts. holding ed congress that it ought to carry out that if some ships in foreign navies the Democratic recommendation to re-still carry such guns they should be peal the 10 per cent tax on the circu- practicable for forts, where they can Jorda &Walk'r lation of state banks? Has he ever in- be mounted, manipulated, and protectstructed Mr. Olney, his attorney gen- ed more easily. Our ordnance authorieral, to enforce the law against trusts? ties, also, are confident that, profiting It is perfectly well known to every by the experience of the British 16person who is familiar with the tem- inch guns, they could avoid the droopper and attitude of congress that Mr. ing tendency and other defects which Cleveland can have every pledge in have put those out of favor. But be this the platform literally carried out by as it may, the pending Fortifications merely raising his hand and giving bill, which makes provision until July the word. He could have had silver 1, 1895, does not authorize any guns raigned, plea of guilty, fined \$50 each. restored to its old place as a part of larger than the 12-inch, so that again Jordan the standard money of the country six we conclude that no rifle heavier than Walker months ago. He could have had the one mounted at Indiana Head for framed a tariff bill for revenue only. immediate test will soon be construct-

Then, as to the armor, we find that Edgar proceedings against those trusts and the Harvey supercarbonizing process combinations that are notoriously vio- has already led to reductions in the thickness of plates. The side armor Taking these things into considera- of the Iowa is reduced to 14 inches, tion, we are inclined to wonder how and this saving of weight has allowed Mr. Cleveland expects the National the water-line belt to be one-fourth Jordn&Wing'e J L Baldwin Association of Democratic Clubs to longer than in the Indiana class, and have more influence on congress than also the normal coal supply to be 200 Value of property \$7.00. he has himself, or more influence with tons greater, thus giving much greater radius of action. It is true that Edg'r&Wing'e Ironton Meanwhile, we cordially echo Mr. some of our future battle ships or har-Cleveland's statement that the party bor defenders may carry maximum arwill be both degraded and disgraced if mor exceeding 18 inches in thickness; its solemn pledges are not carried out, but no such ship has yet been authorand as the duty of carrying out these ized or planned for our navy, and ac-

The REGISTER's facilities for doing ob and we turn out the best of work, such as

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CIRCUIT COURT DOCKET-CONCLUDED.

NUMBER 44. AT LOW PRICES.

	the target should win, si	ince the victo-	Priest & Clards	EG Merrian	DOMESTIC OF STREET
e		A STATE OF THE PARTY OF THE PAR	No. 18.	vs	Civil Action
y	American ordnance over		Smith et al	St L&C G R R y agreement til	7
-	tive plating which it has	any prospect	Fox & Jordan		
-	of contending with, whi		No. 19.	r Frammei vs	Unlaw- ful
3	of the armor would be a		Edgar	C B Hill	Detainer
	for a world-renowned A		Dismissed I	or failure to file	
	cess which is giving our			M J Edwards	
	extraordinary protection		Edgar	James Buford	for Dower
			Trial by the	court: court	finde plaintig
	gun, when its big projec		entitied to dow	er in 80 acres o	f land, valued
	at the rate of 1,800 feet a		Edgar	Haber W. A.	
	pected to win New York	k Sun.	No. 21.	John W Arms	Petition
	Wanted to Go Where	Che Wee		Lidia A Arms	Divorce
ì	wanted to Go where	one was.	No order.		
	Frank Byington, a your	ng man about	Jordan No. 22.	F E Warmack	Hard Control of the C
	23 years old, son of Eph	hraim Bying-		J M Warmack	for Divorce
	ton, committed suicide			n application of	plaintiff.
	morning by taking stry		Taylor	P Anderson	Action
3	Sunday night before, his		No. 23. Priest et al	St L I M&S Ry	for
3	Miss Laura Cunningham			; verdict for de	Damages
١	suicide in the same ma		T. I.	Rosa Graham	Action
	the state of the s		No. 24.	vs	for
	after returning home from			M P Ry Co	Damages
	him, an account of which	U.Z. () all ()	XX7 11	y agreement. Augustus Lotz	
u	ed in the Times last v		No 941	vs vs	Divorce
٠	stayed Saturday night at		Edgar	Nancy I Lotz	
٠	Sam's in Marion townsh		Dismissed b	y plaintiff.	
٠	morning he was out on	The state of the s	TATO INDA	DAY-FOURT	H DAY.
,	with some of the family,			Michael Seitz	Action
ı	to the house sat down by		No. 25.	CAT T MOC D	for
	complained of not feeling		Clardy Answer filed	St L I M&S Ry ; continued on	Damages appllication at
1	brother told him to lie		cost of defend:	ant.	-princation at
,1	bed, which he did. In re		Taylor	Seitz Mdse Co	Action
1	questions he told his bro		No. 26.	vs	for
1	taken a dose of strychnine	Clardy Answer filed	St L I M&S Ry ; continued on	Damages	
1	want to go where she is."	cost of defenda		application at	
1	brother to send for his		Raney & Carty J M Morris Action		
1	mother, who lived a sh		No. 27.	VS	on
1	from Sam's, but he was	CALL STATE OF THE	Leave to d	Joseph Kinch fendants to file	Account
1	when they arrived there		days before ne	xt term, and cor	tinued on ap-
1	few minutes afterwards.	If there was	plication and a	cost of defenda	ant.
	any misunderstanding be		Edgar	A&E M Logan	
ш			No. 28.	J Lovelace et al	Ejectment
м	two young people that in	A STATE OF THE PARTY OF THE PAR	Dismissed as	to Lovelace.	Judgment for
1	to take their own lives, it		plaintiff.		,
	as neither of them confide		M & J Kinealy		
	bles to any one before con		No. 29. Wingate	M J Riley	Ejectment
ı	rash acts which have b	rought such	Trial by cou	rt; taken unde	r advisement
1	deep sorrow to two fami	lies.—Farm-	until June 11th		
ı	ington Times.		Edgar	J L Clarkson	Action
١	77	staints of its	No. 30.	vs McFaddin et al	on N
ı	The promptness and ce			plaintiff for 8	
	cures have made Chamber		6 per cent.		
	Remedy famous. It is int			W Avera et al	
۱	cially for coughs, colds,	3	No. 31.	VS T E H	Transcript of
۱	whooping coughs, and is		Trial by cou	J F Hatten rt; submission	Judgment withdrawn by
1	fectual remedy known for	these diseas-	leave of court	t cost of defend	ant.
			te some or determine	ACCOUNT OF THE PARTY OF THE PAR	
١	es. Mr. C. B. Main, of		Jordan	G H Loomis	Action to
١	es. Mr. C. B. Main, of Pa., says: "I have a g		Jordan No. 32.	G H Loomis	Action to Perfect
		reat sale on	Jordan No. 32.	G H Loomis vs Rowley Jr et al	Action to Perfect
	Pa., says: "I have a g	reat sale on nedy. I war-	Jordan No. 32.	G H Loomis vs Rowley Jr et al aintiff.	Action to Perfect
	Pa., says: "I have a gr Chamberlain's Cough Rem	reat sale on nedy. I war- e never heard	Jordan No. 32. Decree for pl	G H Loomis vs Rowley Jr et al aintiff. M A Mullens vs	Action to Perfect
	Pa., says: "I have a gr Chamberlain's Cough Rem rant every bottle and have	reat sale on nedy. I war- e never heard tire satisfac-	Jordan No. 32. Decree for pl Walker No. 33.	G H Loomis vs Rowley Jr et al aintiff. M A Mullens vs J R Mullens	Action to Perfect Title Divorce
	Pa., says: "I have a gr Chamberlain's Cough Rem rant every bottle and have of one failing to give en	reat sale on nedy. I war- e never heard tire satisfac-	Jordan No. 32. Decree for pl Walker No. 33. Decree of di	G H Loomis vs Rowley Jr et al aintiff. M A Mullens vs J R Mullens ivorce for plaint	Action to Perfect Title Divorce
	Pa., says: "I have a green Chamberlain's Cough Rem rant every bottle and have of one failing to give ention." 50 cent bottles for P. R. Crisp.	reat sale on nedy. I war- e never heard tire satisfac- sale by Mrs.	Jordan No. 32. Decree for pi Walker No. 33. Decree of di Jones et al No. 34.	G H Loomis vs Rowley Jr et al aintiff. M A Mullens vs J R Mullens ivorce for plaint Empe Show Co	Action to Perfect Title Divorce
	Pa., says: "I have a green Chamberlain's Cough Rem rant every bottle and have of one failing to give ention." 50 cent bottles for P. R. Crisp. CIRCUIT COURT DOCK	reat sale on nedy. I war- e never heard tire satisfac- sale by Mrs.	Jordan No. 32. Decree for pl Walker No. 33. Decree of di Jones et al No. 34. Jordan et al	G H Loomis vs Rowley Jr et al aintiff. M A Mullens vs J R Mullens vorce for plaint Empe Show Co vs W Clark et al	Action to Perfect Title Divorce iff. Replevin
	Pa., says: "I have a green Chamberlain's Cough Rem rant every bottle and have of one failing to give ention." 50 cent bottles for P. R. Crisp.	reat sale on nedy. I war- e never heard tire satisfac- sale by Mrs.	Jordan No. 32. Decree for pi Walker No. 33. Decree of di Jones et al No. 34. Jordan et al Trial by jury	G H Loomis vs Rowley Jr et al aintiff. M A Mullens vs J R Mullens vorce for plaint Empe Show Co vs W Clark et al v; verdict for p	Action to Perfect Title Divorce iff. Replevin
	Pa., says: "I have a green Chamberlain's Cough Rem rant every bottle and have of one failing to give ention." 50 cent bottles for P. R. Crisp. CIRCUIT COURT DOCK TERM, 1894	reat sale on nedy. I war- e never heard tire satisfac- sale by Mrs.	Jordan No. 32. Decree for pl Walker No. 33. Decree of di Jones et al No. 34. Jordan et al Trial by jury of property \$1,	G H Loomis vs Rowley Jr et al aintiff. M A Mullens vs J R Mullens vorce for plaint Empe Show Co vs W Clark et al v; verdict for p	Action to Perfect Title Divorce iff. Replevin
	Pa., says: "I have a green Chamberlain's Cough Rem rant every bottle and have of one failing to give ention." 50 cent bottles for P. R. Crisp. CIRCUIT COURT DOCK TERM, 1894 MONDAY—FIRST	reat sale on nedy. I war- e never heard tire satisfac- sale by Mrs. ET—APRIL E. DAY.	Jordan No. 32. Decree for pl Walker No. 33. Decree of di Jones et al No. 34. Jordan et al Trial by jury of property \$1, Jordan	G H Loomis vs Rowley Jr et al aintiff. M A Mullens vs J R Mullens vorce for plaint Empe Show Co vs W Clark et al v; verdict for 1 500. A A Miller	Action to Perfect Title Divorce iff. Replevin plaintiff, value
	Pa., says: "I have a green Chamberlain's Cough Rem rant every bottle and have of one failing to give ention." 50 cent bottles for P. R. Crisp. CIRCUIT COURT DOCK TERM, 1894 MONDAY—FIRST Attorneys. Style of Action.	reat sale on nedy. I war- e never heard tire satisfac- sale by Mrs. ET—APRIL b. DAY. Cause of Action.	Jordan No. 32. Decree for pi Walker No. 33. Decree of di Jones et al No. 34. Jordan et al Trial by jury of property \$1, Jordan No. 35.	G H Loomis vs Rowley Jr et al aintiff. M A Mullens vs J R Mullens vorce for plaint Empe Show Co vs W Clark et al v; verdict for poor A A Miller vs B Miller	Action to Perfect Title Divorce iff. Replevin
	Pa., says: "I have a green Chamberlain's Cough Rem rant every bottle and have of one failing to give ention." 50 cent bottles for P. R. Crisp. CIRCUIT COURT DOCK TERM, 1894 MONDAY—FIRST Attorneys. Style of Action. Zachritz et al State No. 1. vs	reat sale on nedy. I war- e never heard tire satisfac- sale by Mrs. ET—APRIL DAY. Cause of Action. Assault	Jordan No. 32. Decree for pl Walker No. 33. Decree of di Jones et al No. 34. Jordan et al Trial by jury of property \$1, Jordan No. 35. Dismissed by	G H Loomis vs Rowley Jr et al aintiff. M A Mullens vs J R Mullens vorce for plaint Empe Show Co vs W Clark et al v; verdict for p 500. A A Miller vs B Miller v plaintiff.	Action to Perfect Title Divorce iff. Replevin plaintiff, value
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